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PART-IIA

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 9th February, 2016.

No.PER.100/90/Pt/7.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Meghalaya is pleased to make the following rules to amend the Meghalaya Services (Conduct) Rules, 1990, namely :-

1. **Short title and commencement** - (1) These rules may be called the Meghalaya Services (Conduct) (Amendment) Rules, 2015.

(2) They shall come into effect immediately.

2. Substitution of Rule 20B as follows:-

“20B Membership in any Community based Organization, Association, Traditional Body or Society - “A member of the service who holds office in a Community based Organization, Association, Traditional Body or Society shall furnish information to the Government immediately on holding such office.

Provided that any member of the Service who is already holding office in a Community based Organization, Association, Traditional Body or Society shall also furnish such information to the Government immediately.

NOTE : The term “Community based Organization, Association, Traditional Body or Society” shall not include any faith based organization and clan based organization”.

L. DIENGDOH,

Commissioner & Secretary to the Govt. of Meghalaya,
Personnel & AR (A) Department.

The 12th February, 2016.

No.SW(S) 104/2015/55.—In partial modification of this Department's Office Memorandum No.SW(S)104/2015/52, dated 23rd September, 2015, and in pursuance to the instructions contained in the Government of India's letter No.1-2/2014-CD-I, dated 15th September, 2015, the Governor of Meghalaya is pleased to make the following changes in the mode of recruitment of Lady Supervisors under Social Welfare Department.

1. 50% of the vacancies that occurred at any time shall be filled up by promotion from amongst the Anganwadi Workers who are matriculate with minimum of 10 (ten) years continuous and satisfactory service, instead of 25% as notified earlier.
2. 50% by direct recruitment from the candidate recommended by the District Selection Committee, instead of 75% as notified earlier.

Other clauses of the OM will remain unchanged.

P. W. INGTY,

Principal Secretary to the Govt. of Meghalaya,
Social Welfare Department.

The 15th February, 2016.

No.SCD. 87/2005/20.—In supersession to this Department's Notification No.SCD.87/2005/7, dated 13th November, 2007, the Governor of Meghalaya is pleased to confer Grade II Gazetted status to the Soil & Water Conservation Rangers.

R. M. MISHRA,

Principal Secretary to the Govt. of Meghalaya,
Soil & Water Conservation Department.

The 12th February, 2016.

REVISED NOTIFICATION

No.FEA.68/2011/160.

The Governor of Meghalaya is pleased to constitute the following scheme to be known as the Scheme for Constitution and Administration of the Guarantee Redemption Fund of Government of Meghalaya for the purpose of meeting its obligations arising out of the Guarantees issued on behalf of State level bodies

Title of the Scheme	1	The Scheme shall be called 'The Meghalaya Guarantee Redemption Fund Scheme' (hereinafter referred to as 'the Fund')
Constitution of the Fund	2	<p>A 'Guarantee Redemption Fund " shall be constituted by the Government of Meghalaya (hereinafter called the Government) for meeting its obligations arising out of the Guarantees issued on behalf of State level bodies .</p> <p>The Fund shall be constituted in the Public Account and classified under the head “8235- General and Other Reserve Funds-117- Guarantee Redemption Fund-01-Meghalaya Guarantee Redemption Fund”.</p>
Objective of the Scheme	3	<p>The Fund shall be utilised for meeting the payment obligations arising out of the guarantees issued by the Government in respect of bonds issued and other borrowings by the State Level Undertakings or other bodies and invoked by the 'beneficiaries '.</p> <p>Explanation</p> <p>1) The accumulations in the Fund shall be utilised only towards the payment of the guarantees issued by the Government and invoked by the beneficiary and not paid by the institution on whose behalf guarantee was issued:</p> <p>Provided that the net incremental annual investment of States (i.e. outstanding balance over and above the level in the corresponding period of the previous year) shall be eligible for availing Special ways and means advances (Special WMA) from the Reserve Bank of India (hereinafter referred to as the Bank) such that the availment of Special WMA under this provision does not exceed the Normal WMA limit fixed by the Bank.</p>
Commencement of the Operation of the scheme	4	It shall come into force with effect from the financial year 2015- 16.

Contributions to the Fund	5	<p>1) The Fund shall be set up by the Government with an initial contribution of <i>minimum 1% of outstanding guarantees at the end of the previous year and thereafter minimum 0.5% every year to achieve a minimum level of 3% in next 5 years. The fund shall be gradually increased to desirable level of 5%. If guarantees have been invoked or are likely to be invoked, additional funds (over and above 5%) shall be maintained.</i></p> <p>2) <i>It is open to the Government to increase the contributions to the Fund (beyond 0.5% annual) at its discretion and also based on its assessment of likely invocation of guarantees. The balance in the Fund shall be increased with contributions made annually or at lesser intervals.</i></p> <p>3) It is open to the Government to increase the contributions to the Fund at its discretion</p>
Relationship of the Fund with General Revenues / Public Account	6	<p>In order to enable transfer of the total amount of contribution to the Fund , the Government would make suitable Budget provision on the expenditure side of their budget under the head "2075-Miscellaneous Services-797-Transfer to Reserve Fund and Deposit Accounts- Guarantees Redemption Fund – 01-Guarantees Redemption Fund".</p> <p>4) The Government shall not fund its contributionn to the Fund out of borrowings from the Bank.</p> <p>1) The corpus of the Fund comprises an initial amount demarcated by the Government, annual or other contributions made by the Government thereto as also periodic accretions by way of Guarantee Commission collected from the institutions in respect of whose bonds or obligations, the Government had issued the guarantee, in addition to the income accruing to the Fund.</p> <p>2) The Fund shall be kept outside the General Revenues of the Government and shall be utilised only in the manner prescribed in this Scheme.</p>
Administration of the Fund	7	<p>The Fund shall be administered by Central Accounts Section of Reserve Bank of India at Nagpur (hereinafter referred to as the Bank) subject to such directions or instructions as the Government may issue from time to time.</p>
Investment of the corpus of the Fund	8	<p>The accretions to the Fund <i>shall be invested in Government of India Dated Securities, Treasury Bills, Special Securities of the Government of India and State Development Loans of other States</i> of such maturities as the Bank may determine from time to time in consultation with the Government. The Bank shall make available the Securities for</p>

Accounting of Transactions

investment either from its own investment portfolio or by acquiring the Securities from the Secondary Market, without loading any charge other than that indicated in paragraph 11.

- 9 1) The responsibility for the administration of the fund will rest with the Government. The Government will decide all matters connected with the investment of the corpus of the Fund, reinvestment / dis-investment, obligations and application of the Fund, etc
- 2) The Finance Department of the Government will, from time to time, issue instructions to the Bank. The Bank will immediately arrange to make the necessary investment. **The Bank would scroll to the Government of Meghalaya and the Accountant General (A&E) Meghalaya, Shillong shall debit on account of the investment and other incidental charges like brokerage, commission etc. in the usual course. However, in order to ensure that the investment transactions of the Fund do not get mixed up with other transactions, these may be indicated distinctly in separate scrolls.**
- 3) On receipt of the scrolls the investment transactions would be accounted for under the head **"8235- General and Other Reserve Funds - 120 - Guarantee Redemption Fund Investment Account-01-Investment of Deposit"**. However, the incidental charges like brokerage, commission etc. shall be accounted for as a charge on the Fund.
- 4) The Bank will arrange to collect interest on these securities and credit the same to the Fund on due date. Further, these would require to be invested as in the case of the contributions by the Government i.e. in accordance with the investment norms prescribed in Para 8 above. On maturity of the securities, the proceeds will be collected and credited to the account of the Government of Meghalaya or reinvested on the basis of instructions received from the Government of Meghalaya in accordance with the pattern outlined in para 8 *infra*. As in the case of the debit scrolls, the Bank shall use separate scrolls, for the receipts.
- 5) On receipt of instructions from the Government, the Bank will arrange to sell the securities at the ruling price through its Mumbai office and credit the amount realised, less incidental charges, to the account of the Government.
- 6) The receipts on account of maturity or sale of the securities would be taken to the account of the "Guarantees Redemption Fund Investment Account". The incidental charges on sale would be charged on the Fund.
- 7) The provision for expenditure on account of the Guarantee Redemption will be made in the budget of the Government of Meghalaya under the relevant heads. Only the actual amount of guarantee redemption expenditure shall be brought in account under

the head **“8235- General and Other Reserve Fund-120- Guarantee Redemption Fund Investment Account-02-Relief on account of Guarantee invoked”**.

- 8) The Bank shall arrange to redeem the securities on maturity. In case of premature disinvestment to meet the liability on account of the claims to be paid, the Bank shall decide on the securities to be encashed in consultation with the Government and sell the securities at the ruling price and credit the amount realised, less incidental charges to the Fund.
- 9) The Government will pay the Bank, a commission at the rate determined by the Bank in consultation with the Government. These charges shall also be borne by the Fund as in the case of the charges indicated in paras 9 and 11. The loss or gain on the sale of securities shall also be taken to the Account of the Fund.

Explanation

- i) The debit to Government on account of such withdrawal will be accounted under the major head 8235. On the maturity of the loan the balance outstanding under the head 8235-117- (sub-head Guarantees Redemption Fund) is credited to the **head “8680 (Miscellaneous Government Account)-101-Ledger Balance Adjustment Account”**.
- ii) The Bank would scroll to the Government the debit on account of investment less the incidental charges in the usual course. However, in order to ensure that the investment transactions of the Fund do not get mixed up with other transactions, these will be indicated distinctly in separate scrolls.
- iii) The Bank will arrange to collect interest on the investments and credit the same to the Fund on the due dates.
- iv) On the maturity of the securities, the Bank will arrange to redeem the securities and in case of premature disinvestment, to sell the securities at the ruling price and credit the amount realised, less incidental charges to the Guarantees Redemption Fund Investment Account. As in the case of debit scrolls, the Bank shall use separate scrolls for the receipts.
- v) The provision for expenditure on account of the periodic contributions will be made in the Budget of the Government under the relevant head. The extent of expenditure to be financed from the Fund shall be withdrawn from the Fund by the disposal of the investment.

Functions of the Bank managing the Fund	10	<p>1) The Bank will be guided by the directions of the Government in all matters concerning the investment / reinvestment / dis-investment / reallocation / withdrawals time to time of the Fund and will act accordingly.</p> <p>2) The Bank would arrange to raise a debit to the account of the Government maintained with it as per the schedule of contributions set out in paragraph 5.</p> <p>3) The contributions to the Fund shall be invested by the Bank in Government Securities as indicated in paragraph 8. The periodic accretion to the Fund by way of guarantee commission, contributions by the Government and interest income shall also be invested by the Bank in a similar manner.</p> <p>4) The withdrawals may be made from out of the balance accumulated in the Fund up to the date towards the redemption of the guarantees invoked and to be paid by the Government, as per its directions <i>or Government shall have the option to withdraw excess fund over 5% of outstanding guarantees of the previous year.</i></p> <p>5) The Bank will submit periodical statement of balances / advices regarding the changes therein in consultation with the Government.</p>
Services charges for administration of the Fund	11	The Government will pay to Bank a commission at the rate of 1/8 per cent of one per cent of the turnover of the Fund or at the rate to be mutually decided from time to time.
Account and Audit	12	The accounts of the Fund and the investments shall be maintained by the Accountant General of the State in the normal course. The concerned Department of the Government will maintain subsidiary accounts in such manner and detail as may be considered by the Government in consultation with the Accountant General.
Savings	13	The Government shall issue instructions relating to the provisions of the Scheme as may be considered from time to time to enable smooth functioning of the Scheme. In case of any difficulty in the operation of any provision of the Scheme, the Government may, if satisfied, relax the provisions.

R. V. SUCHIANG,

Principal Secretary to the Govt. of Meghalaya,
Finance Department.

The 12th February, 2016.

No.JHADC/POL/3/2016/2.—Subject to the approval and confirmation of the District Council as provided under section 5 of the Jaintia Hills Autonomous District (Establishment of Elaka and village and election, Appointment, Powers, Function and Jurisdiction of Doloi/Sirdar and Waheh shnong) Act, 2015 the Executive Committee, Jaintia Hills Autonomous District Council, Jowai is please to appoint Shri DAMAN LAKASHIANG SON OF (Late) Shri Kerbok Lytan & Smti. Indira Lakashiang of Amsotai village of West Jaintia Hills District who was declared elected uncontested in the Satpator Dolloiship Election 2016 as Doloi of the Elaka Satpator with immediate effect.

A Sanad confirming his appointment will be issued in due course.

R. PHAWA,
Secretary,
Executive Committee,
Jaintia Hills Autonomous District Council, Jowai.

The 12th February, 2016.

No.JHADC/POL/20/68/98.—In partial modification of this Office Notification NoJHADC/Pol/20/68/94, dated 23rd April, 2014, and No.JHADC/POL/20/68/96, dated 24th August, 2015. The Executive Committee, Jaintia Hills Autonomous District Council, Jowai is pleased to appoint the following persons duly elected by the Shangpung Durbar as Members of Shangpung Village Court with immediate effect.

Members shall hold Office for the remaining period of 5 (five) years from the date of the first sitting of the village Court constituted under the above notification.

1. Shri Kitbok Suiam as Secretary in place of Shri Dr. S. Maner (resigned)
2. Shri Harpidiyou Suiam as Assistant Secretary in place of Shri Kitbok Suiam (Promoted as Secretary).
3. Shri Raphai lakai as Member in place of Shri Harpidayou Suiam (Promoted as Assistant Secretary).

R. PHAWA,
Secretary,
Executive Committee,
Jaintia Hills Autonomous District Council, Jowai.

The 12th February, 2016.

No.JHADC/POL/11/84/54.—In partial modification of the Notification No.JHADC/Pol/11/84/47, dated 27th January, 2012, the Executive Committee, Jaintia Hills Autonomous District Council, Jowai is pleased to appoint the following persons duly elected by the Nongjingi Elaka Durbar as Members and Office bearer of the Nongjingi Village Court.

1. Chairman :- Shri Copiousness Daw Doloi, Elaka Nongjingi *Vice* (Late) Lyngngong Snieh, the then Doloi.
2. Assistant Secretary :- Shri Riyoo Pulang, Assistant Secretary *Vice* Shri Copiousness Daw, Chairman.
3. Member:- Shri Roming Khyriam, *Vice* (Late) Shri Elington Pale, Member.

The Members shall hold Office for the remaining period of 5 years from the date of first sitting of the Village Court Constituted under the above Notification.

R. PHAWA,
Secretary,
Executive Committee,
Jaintia Hills Autonomous District Council, Jowai.